the number of flaves of each defeription within this act, and the weight of plate, CHAP and the value of each of the above species of property, and all other real and personal property, and the value thereof, and the amount of the value of the whole real and personal property of every person in his district, and the amount of the value of all real and personal property in the district, and shall return, with his certificate, an alphabetical lift of the names of all persons whose property he shall value; and if any affessor cannot discover the owner of any real or personal property in his district, he shall value and mention the same in his return, and note that the owner is unknown,

XVII. And be it enacted, That the following species of personal property Valuation of shall be valued at the respective sums following, to wit: Every male and semale slaves, &c. flave, from eight to fourteen years of age, fifteen pounds current money; and every male flave, from fourteen to forty-five years of age, forty-five pounds like money; and every female flave, from fourteen to thirty-fix years of age, thirty pounds like money; male and female flaves under eight years of age, and male flaves above the age of forty-five years, and female flaves above the age of thirtyfix years, to a true proportioned value to male and female flaves above or under those ages; and shall return, in their certificate, the number of negroes of each person above the said ages, with their valuation; and if any slave shall not be perfect in his limbs or fight, or from the want of health, or any visible infirmity, shall be rendered incapable to perform his usual and proper labour, the affessor shall make a reasonable abatement for such cases, and shall note the same in his return; and filver plate eight shillings and four-pence like money per ounce; and the other articles of personal property shall be left to the discretion and judgement of the several assessors, who shall estimate the same at its actual worth, in ready money, made current by law; provided, that the faid affeffors shall be at liberty, and are hereby directed, to estimate male slaves, who are tradefinen, at fuch value as they may adjudge them to be worth, regarding their respective trades, and their proficiency therein.

XVIII. And be it enacted, That no person whose property shall not be af- Persons not liable to any fessed to the amount of thirty pounds current money, or who shall not have a liable tax. freehold of fifty acres of land, shall be liable for, or chargeable with, any tax, affeffment or charge, to be imposed in virtue of this act.

XIX. And he it enacted, That there shall be allowed to every commissioners Allowance to and clerk, appointed or to be appointed in virtue of this act, the sum of fifteen ers, &c. thillings current money for every day he thall act as commissioner or clerk by virtue of and according to the provisions of this act; and there shall be allowed to every affelior to be appointed in virtue of this act, a sum not less than ten pounds current money, nor exceeding forty pounds current money, in the difcretion of the commissioners of the tax, according to the duty which he shall be required to perform; which sums shall be respectively laid by the justices of the several counties of this state, and levied and collected by the sheriff or collector, in the discretion of the justices, in the same manner, and at the same time, that other county charges are laid, levied and collected, with the usual commission for collecting the fame.

XX. And be it enacted, That if any person, who ought to be affested by vir- Penalty on tue of this act for any real or personal property, shall, by removing his or her persons removing their effects from the county where they ought to have been valued, or by any other effects, &c. fraud or device escape, and not be taxed, and the same be proved before any one of the commissioners, or any justice of the peace for the county where such perfon relides, at any time within one year next after his property ought to have been valued, every fuch person shall be charged in the county where he or she is found, upon proof thereof, double the value of the fum he or the ought to have been rated by this act, and the same shall be collected from such person by the collector of the county where he or she shall be found; and if any person shall remove his or her property as aforesaid, for the purpose aforesaid, and the same shall thereby, or by any other fraud or device, escape being affessed, such person,